

EXHIBIT B

Patrick T. D'Arcy, Esq.
ID#: 036251988
D'ARCY JOHNSON DAY, P.C.
3120 Fire Road; Suite 100
Egg Harbor Township, New Jersey 08234
609/641-6200
Attorneys for Plaintiffs

C.D., a minor, by and through his Natural Parents and Guardian ad Litem, SHAWN DUFFY AND KATHERINE HERMANSEN,	:	SUPERIOR COURT OF NEW JERSEY ATLANTIC COUNTY LAW DIVISION
Plaintiffs,	:	DOCKET NO. ATLJ-597-16
v.	:	CIVIL ACTION
NWOGO N. AGBASI, M.D., SOUTHERN JERSEY FAMILY MEDICAL CENTERS, INC.; ATLANTICARE REGIONAL MEDICAL CENTER, and JOHN DOE MEDICAL PROVIDERS A-Z (multiple alternative and fictitious individuals and/or business entities), j/s/a,	:	SUMMONS
Defendants.	:	

The State of New Jersey, to the above named Defendant(s):

Nwogo N. Agbasi, MD

The plaintiff, named above, has filed a lawsuit against you in the Superior Court of New Jersey. The Complaint attached to this Summons states the basis for this lawsuit. If you dispute this Complaint, your or your attorney must file a written Answer or Motion and Proof of Service with the Deputy Clerk of the Superior Court in the county listed above within 35 days from the date you receive this Summons, not counting the date you receive it. (The address of each deputy clerk of the Superior Court is provided.) If the Complaint is one in foreclosure, then you must file your written Answer or Motion and Proof of Service with the Clerk of the Superior Court, Hughes Justice Complex, CN 971, Trenton, New Jersey 08625. An \$105.00 filing fee payable to the Clerk of the Superior Court and a completed Case Information Statement (available from the Deputy Clerk of the Superior Court) must accompany your Answer or Motion when it is filed. You must also send a copy of your Answer or Motion to the plaintiff's attorney whose name and address appear above, or to plaintiff, if no attorney is named above. A telephone call will not protect your rights; you must file and serve a written Answer or Motion (with fee and

completed Case Information Statement) if you want the Court to hear your defense.

If you do not file and serve a written Answer or Motion within 35 days the Court may enter a judgment against you for the relief plaintiff demands, plus interest and costs of suit. If judgment is entered against you, the Sheriff may seize your money, wages or property to pay all or part of the judgment.

If you cannot afford an attorney, you may call the Legal Services Office in the County where you live. A list of these offices is provided. If you do not have an attorney and are not eligible for free legal assistance, you may obtain a referral to an attorney by calling one of the Lawyer Referral Services. A list of these numbers is also provided.

Date: March 23, 2016

Edward P. McGettigan
Edward P. McGettigan, Clerk

Name of defendant to be served: Nwogo Agbasi, M.D.
Address for service: 932 S. Main Street
Pleasantville NJ 08232

ATLANTIC COUNTY
Deputy Clerk of the Superior Court
Civil Division, Direct Filing
1201 Bacharach Blvd., 1st Floor
Atlantic City, NJ 08401
LAWYER REFERRAL
(609) 345-3444

BERGEN COUNTY
Deputy Clerk of the Superior Court
Case Processing Section
Room 119
Justice Center, 10 Main St.
Hackensack, NJ 07601-0769
LAWYER REFERRAL

BURLINGTON COUNTY
Deputy Clerk of the Superior Court
Central Processing Office
Attn: Judicial Intake
First Fl., Courts Facility
19 Rancocas Rd.
Mt. Holly, NJ 08060

CAMDEN COUNTY
Deputy Clerk of the Superior Court
Civil Processing Office
1st Fl., Hall of Records
101 S. Fifth St.
Camden, NJ 08103
LAWYER REFERRAL

LEGAL SERVICES (609) 348-4200	(201) 488-0044 LEGAL SERVICES (201) 487-2166	LAWYER REFERRAL (609) 261-4862 LEGAL SERVICES (609) 261-1088	(609) 964-4520 LEGAL SERVICES (609) 964-2010
CAPE MAY COUNTY Deputy Clerk of the Superior Court Central Processing Office 9 N. Main Street Box DN-209 Cape May Court House, NJ 08210 LAWYER REFERRAL (609) 463-0313 LEGAL SERVICES (609) 465-3001	CUMBERLAND COUNTY Deputy Clerk of the Superior Court Civil Case Management Office Broad & Faycite Sts., P.O. Box 615 Bridgeton, NJ 08302 LAWYER REFERRAL (609) 692-6207 LEGAL SERVICES (609) 451-0003	ESSEX COUNTY Deputy Clerk of the Superior Court 237 Hull of Records 465 Martin Luther King, Jr. Blvd. Newark, NJ 07102 LAWYER REFERRAL (201) 622-6207 LEGAL SERVICES (201) 624-4500	GLOUCESTER COUNTY Deputy Clerk of the Superior Court Civil Case Management Office Attn: Intake First Fl., Court House 1 North Broad Street, P.O. Box 12 Woodbury, NJ 08096 LAWYER REFERRAL (609) 848-4589 LEGAL SERVICES (609) 848-5360
HUDSON COUNTY: Deputy Clerk of the Superior Court Superior Court, Civil Records Dept. Brennan Court House - 1st Floor 583 Newark Ave. Jersey City, NJ 07306 LAWYER REFERRAL (201) 798-2727 LEGAL SERVICES (201) 792-6363	HUNTERDON COUNTY Deputy Clerk of the Superior Court Civil Division 65 Park Avenue Flemington, NJ 08862 LAWYER REFERRAL (908) 735-2611 LEGAL SERVICES (908) 782-7979	MERCER COUNTY: Deputy Clerk of the Superior Court Local Filing Office, Courthouse 175 S. Broad Street, P.O. Box 3068 Trenton, NJ 08650 LAWYER REFERRAL (609) 585-6200 LEGAL SERVICES (609) 695-6249	MIDDLESEX COUNTY: Deputy Clerk of the Superior Court Administration Building Third Floor 1 Kennedy Sq., P.O. Box 2633 New Brunswick, NJ 08903-2633 LAWYER REFERRAL (908) 828-0053 LEGAL SERVICES (908) 249-7600
MONMOUTH COUNTY Deputy Clerk of the Superior Court 71 Monument Park P.O. Box 1262 Court House, East Wing Freehold, NJ 07728-1262 LAWYER REFERRAL (908) 431-5544 LEGAL SERVICES (908) 866-0020	MORRIS COUNTY Deputy Clerk of the Superior Court Civil Division 30 Schuyler Pl., P.O. Box 910 Morristown, NJ 07960-0910 LAWYER REFERRAL (201) 267-5882 LEGAL SERVICES (201) 285-6911	OCEAN COUNTY: Deputy Clerk of the Superior Court Court House, Room 119 118 Washington Street Toms River, NJ 08754 LAWYER REFERRAL (908) 240-3666 LEGAL SERVICES (908) 341-2727	PASSAIC COUNTY Deputy Clerk of the Superior Court Civil Division Court House 77 Hamilton St. Paterson, NJ 07505 LAWYER REFERRAL (201) 278-9223 LEGAL SERVICES (201) 345-7171
SALEM COUNTY Deputy Clerk of the Superior Court 92 Market St., P.O. Box 18 Salem, NJ 08079 LAWYER REFERRAL (609) 678-8363 LEGAL SERVICES (609) 451-0003	SOMERSET COUNTY Deputy Clerk of the Superior Court Civil Division Office New Court House, 3rd Fl. P.O. Box 3000 Somerville, NJ 08876 LAWYER REFERRAL (908) 685-2323 LEGAL SERVICES (908) 231-0840	SUSSEX COUNTY: Deputy Clerk of the Superior Court Sussex County Judicial Center 43-47 High Street Newton, NJ 07860 LAWYER REFERRAL (201) 267-5882 LEGAL SERVICES (201) 383-7400	UNION COUNTY: Deputy Clerk of the Superior Court 1st Fl., Court House 2 Broad Street Elizabeth, NJ 07207-6073 LAWYER REFERRAL (908) 353-4715 LEGAL SERVICES (908) 354-4340
WARREN COUNTY Deputy Clerk of the Superior Court Civil Division Office Court House 413 Second Street Belvidere, NJ 07823-1500 LAWYER REFERRAL (201) 267-5882 LEGAL SERVICES (908) 475-2010			

Patrick T. D'Arcy, Esq.
ID#: 036251988
D'ARCY JOHNSON DAY, P.C.
3120 Fire Road; Suite 100
Egg Harbor Township, New Jersey 08234
609/641-6200
Attorneys for Plaintiffs

C.D., a minor,
by and through his Natural
Parents and Guardian ad Litem,
SHAWN DUFFY AND KATHERINE
HERMANSEN,
Plaintiffs,
v.
NWOGO N. AGBASI, M.D.,
SOUTHERN JERSEY FAMILY
MEDICAL CENTERS, INC.;
ATLANTICARE REGIONAL MEDICAL
CENTER, and JOHN DOE MEDICAL
PROVIDERS A-Z (multiple alternative
and fictitious individuals and/or business
entities), j/s/a,
Defendants,

: SUPERIOR COURT OF NEW JERSEY
: ATLANTIC COUNTY
: LAW DIVISION
: DOCKET NO. ATL L-591-16
: CIVIL ACTION
: COMPLAINT
: -and jury demand

Plaintiffs, residing at 20 Country Juniper Lane, Egg Harbor Township, Atlantic County, New Jersey, by way of Complaint against defendants, say:

FIRST COUNT

1. On or about 6-12-13 plaintiff, Katherine Hermansen, presented to defendant Atlanticare Regional Medical Center located in Galloway, Atlantic County, New Jersey, for preterm premature rupture of membranes.

2. At the same time and place, defendant Nwogo Agbasi, M.D. was a physician providing care at Atlantincare Regional Medical Center, and held herself out to be and is a licensed physician in the State of New Jersey.

3. Defendant Agbasi was negligent and deviated from accepted standards of care in her management and handling of plaintiff Katherine Hermansen's labor and delivery and in such other ways as discovery may reveal.

4. At all times relevant hereto, in rendering care to plaintiff Katherine Hermansen, defendant Agbasi was an agent, servant and/or employee of defendant Southern Jersey Family Medical Centers, Inc.

5. Defendant Atlanticare Regional Medical Center was the hospital where plaintiff Katherine Hermansen delivered her son on June 15, 2013, and was at the time a hospital licensed by the State of New Jersey.

6. Defendant Agbasi acted at all times in her treatment of plaintiff Katherine Hermansen as an agent, servant and/or employee of defendant Atlanticare Regional Medical Center.

7. Under the doctrine of *respondeat superior*, defendant Southern Jersey Family Medical Centers, Inc., is responsible for the negligent acts committed by defendant Agbasi and any damages suffered by plaintiff as a result thereof.

8. Under the doctrine of *respondeat superior*, defendant Atlanticare Regional Medical Center is responsible for the negligent acts committed by defendant Agbasi and any damages suffered by plaintiff as a result thereof.

9. As a result of defendant Agbasi's negligence as aforesaid, plaintiff C.D. suffered serious and permanent injuries and suffered, sustained and incurred damages, losses and

expenses with respect thereto. Alternatively, said negligence significantly increased the risk of harm or caused the minor plaintiff to lose a significant chance at a better outcome.

WHEREFORE, plaintiffs, demand judgment against defendants Nwogo Agbasi, M.D., Southern Jersey Family Medical Centers, Inc., Atlanticare Regional Medical Center, and John Doe Medical Providers A-Z (multiple, alternative and fictitious individuals and/or business entities), jointly, severally and in the alternative, for personal injuries and attendant losses, damages and expenses together with interest and costs of suit.

SECOND COUNT

1. Plaintiffs repeat each and every allegation of the preceding Count and makes them paragraph one of this Count.

2. As a result of the negligence and aforesaid deviations from the applicable standard of care by defendant Agbasi, plaintiff Katherine Hermansen was deprived information that a prudent patient in her position would deem material in deciding to undergo the recommended medical treatment.

3. A prudent patient in Katherine Hermansen's position, being properly informed of the risks of the recommended medical treatment and its medically accepted alternatives, would have declined the course of treatment undertaken by defendant.

4. As a result of defendant Agbasi's negligence as aforesaid, plaintiff C.D. suffered serious and permanent injuries and suffered, sustained and incurred damages, losses and expenses with respect thereto. Alternatively, said negligence significantly increased the risk of harm or caused the minor plaintiff to lose a significant chance at a better outcome.

WHEREFORE, plaintiffs, demand judgment against defendants Nwogo Agbasi, M.D., Southern Jersey Family Medical Centers, Inc., Atlanticare Regional Medical Center, and John Doe Medical Providers A-Z (multiple, alternative and fictitious individuals and/or business entities), jointly, severally and in the alternative, for personal injuries and attendant losses, damages and expenses together with interest and costs of suit.

THIRD COUNT

1. Plaintiffs repeat each and every allegation of the preceding Counts and makes them paragraph one of this Count.

2. Plaintiffs allege that an insufficient amount of time has passed within which to determine the identity of any other medical personnel, individuals or business entities whose negligence may be responsible in whole or in part for the care and treatment of plaintiff, or alternatively, that said information is not available without commencing litigation. For the purposes of the within Complaint, said individuals and business entities have been nominated as John Doe Medical Providers A-Z.

3. Plaintiffs, pursuant to the Rules of Court for the State of New Jersey, reserve the right to amend the within Complaint to add additional defendants when and if the identity of said individuals or business entities becomes known.

WHEREFORE, plaintiffs, demand judgment against defendants Nwogo Agbasi, M.D., Southern Jersey Family Medical Centers, Inc., Atlanticare Regional Medical Center, and John Doe Medical Providers A-Z (multiple, alternative and fictitious individuals and/or business entities), jointly, severally and in the alternative, for personal injuries and attendant losses, damages and expenses together with interest and costs of suit.

FORTH COUNT

1. Plaintiffs repeat each and every allegation of the preceding Counts and makes them paragraph one of this Count.

WHEREFORE, plaintiffs, demand judgment against defendants Nwogo Agbasi, M.D., Southern Jersey Family Medical Centers, Inc., Atlanticare Regional Medical Center, and John Doe Medical Providers A-Z (multiple, alternative and fictitious individuals and/or business entities), jointly, severally and in the alternative, for personal injuries and attendant losses, damages and expenses together with interest and costs of suit.

JURY DEMAND

Plaintiff hereby demands a trial by jury on all issues raised by these pleadings.

DESIGNATION OF TRIAL COUNSEL

Patrick T. D'Arcy, Esq., is hereby designated as Trial Counsel in the within litigation pursuant to R. 4:25-4.

DEMAND FOR INSURANCE COVERAGE

In accordance with R. 4:10-2, defendants are demanded to provide a complete copy of their applicable liability insurance policies including any excess or umbrella policies with declaration sheets within thirty (30) days of service of this Complaint.

DEMAND FOR DOCUMENTS

Plaintiff demands that the defendants, within 30 days of service of this Complaint, each produce copies of their complete files regarding the plaintiff and those documents requested in the attached Notice to Produce.

DEMAND FOR TRANSCRIPTION

Plaintiff demands that each defendant produce a typed transcription of any and all of his/her handwritten office records and hospital records, within 30 days of service of the Complaint.

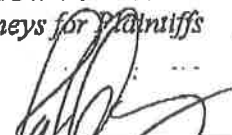
DEMAND FOR ANSWERS TO INTERROGATORIES

Demand is hereby made for fully responsive answers to Form C and Form C(3) Interrogatories appearing in Appendix II to the Rules of Court.

D'ARCY JOHNSON DAY, P.C.

Attorneys for Plaintiffs

BY:


Patrick T. D'Arcy, Esq.

Dated: 3-15-16

CERTIFICATION PURSUANT TO RULE 4:5-1

I hereby certify that to the best of my knowledge, information and belief that this matter in controversy is not the subject of any other action pending in any court or in any arbitration proceeding, nor is any other action or arbitration proceeding contemplated. To the best of my knowledge at this time, all parties who should have been joined in this action have been joined.

D'ARCY JOHNSON DAY, P.C.
Attorneys for Plaintiff

by:


Patrick T. D'Arcy, Esq.

Date:

3-15-16

AFFIDAVIT OF MERIT

STATE OF PENNSYLVANIA)
COUNTY OF Montgomery)

RECEIVED AND
FILED
MAR 18 2018
ATLANTIC COUNTY
LAW DIVISION

LAWRENCE STEPHEN BOROW, M.D., upon his oath, deposes and says:

1. I am a licensed physician in the State of Pennsylvania and have been board certified and/or have practiced for at least five years in the field or specialty of Obstetrics and Gynecology.

2. I have no financial interest in the outcome of this case.

3. Based upon the records which I have reviewed and/or the facts of this matter, there is a reasonable probability that the care, skill or knowledge exercised or exhibited in the treatment of C.D. while under the care of Nwogo Agbasi, M.D., and/or its nursing staff, employees and/or agents fell outside acceptable professional treatment practices.

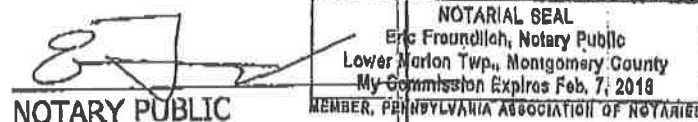
I HEREBY CERTIFY that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are wilfully false, I am subject to punishment.

Dated: 12/4/15

Lawrence Stephen Borow, M.D.
LAWRENCE STEPHEN BOROW, M.D.

Sworn to and subscribed before me this 4th day of December, 2015.

Dated: 12/04/15



If any defendant contends that this Affidavit of Merit fails to completely satisfy the requirements of the Affidavit of Merits Statute in any way, demand is hereby made that the defendant immediately notify the plaintiff on any such alleged deficiencies so that same may be corrected if necessary and within the time constraint of N.J.S.A. 2A:53A-26, et seq.

Appendix XII-B1

	CIVIL CASE INFORMATION STATEMENT (CIS)			FOR USE BY CLERK'S OFFICE ONLY
				PAYMENT TYPE: <input type="checkbox"/> CK <input type="checkbox"/> CG <input type="checkbox"/> CA C/G/CK NO. _____
<p style="text-align: center;">Use for initial Law Division</p> <p>Civil Part pleadings (not motions) under Rule 4:5-1 Pleading will be rejected for filing, under Rule 1:5-6(c), if information above the black bar is not completed or attorney's signature is not affixed</p>				AMOUNT: _____
				OVERPAYMENT: _____
				BATCH NUMBER: _____
ATTORNEY / PRO SE NAME Patrick T. D'Arcy, Esq.		RECEIVED and FILED <i>MAR 18 2016</i> ATLANTIC COUNTY LAW DIVISION	TELEPHONE NUMBER (609) 641-6200	COUNTY OF VENUE Atlantic
FIRM NAME (if applicable) D'Arcy Johnson Day, P.C.		DOCKET NUMBER (when available) <i>ATL-1-591-14</i>		
OFFICE ADDRESS 3120 Fire Rd., Suite 100 Egg Harbor Twp NJ 08234		DOCUMENT TYPE Complaint		
		JURY DEMAND <input checked="" type="checkbox"/> YES <input type="checkbox"/> No		
NAME OF PARTY (e.g., John Doe, Plaintiff) C.D. , A MINOR, et als, plaintiffs		CAPTION C.D. v. Agbasil, et als		
CASE TYPE NUMBER (See reverse side for listing) 604		HURRICANE SANDY RELATED? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	IS THIS A PROFESSIONAL MALPRACTICE CASE? IF YOU HAVE CHECKED "YES," SEE N.J.S.A. 2A:53A-27 AND APPLICABLE CASE LAW REGARDING YOUR OBLIGATION TO FILE AN AFFIDAVIT OF MERIT.	
RELATED CASES PENDING? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		IF YES, LIST DOCKET NUMBERS		
DO YOU ANTICIPATE ADDING ANY PARTIES (arising out of same transaction or occurrence)? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		NAME OF DEFENDANT'S PRIMARY INSURANCE COMPANY (if known) <input type="checkbox"/> NONE <input checked="" type="checkbox"/> UNKNOWN		
THE INFORMATION PROVIDED ON THIS FORM CANNOT BE INTRODUCED INTO EVIDENCE.				
CASE CHARACTERISTICS FOR PURPOSES OF DETERMINING IF CASE IS APPROPRIATE FOR MEDIATION				
DO PARTIES HAVE A CURRENT, PAST OR RECURRENT RELATIONSHIP? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No		IF YES, IS THAT RELATIONSHIP: <input type="checkbox"/> EMPLOYER/EMPLOYEE <input type="checkbox"/> FRIEND/NEIGHBOR <input type="checkbox"/> FAMILIAL <input type="checkbox"/> BUSINESS <input checked="" type="checkbox"/> OTHER (explain) _____		
DOES THE STATUTE GOVERNING THIS CASE PROVIDE FOR PAYMENT OF FEES BY THE LOSING PARTY? <input type="checkbox"/> Yes <input type="checkbox"/> No				
USE THIS SPACE TO ALERT THE COURT TO ANY SPECIAL CASE CHARACTERISTICS THAT MAY WARRANT INDIVIDUAL MANAGEMENT OR ACCELERATED DISPOSITION				
Complaint for medical negligence				
<input checked="" type="checkbox"/> Do you or your client need any disability accommodations? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		If yes, please identify the requested accommodation		
Will an interpreter be needed? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		If yes, for what language?		
<p>I certify that confidential personal identifiers have been redacted from documents now submitted to the court, and will be redacted from all documents submitted in the future in accordance with Rule 1:38-7(b).</p> <p><i>[Signature]</i></p>				
ATTORNEY SIGNATURE:				

I certify that confidential personal identifiers have been redacted from documents now submitted to the court, and will be redacted from all documents submitted in the future in accordance with Rule 1:38-7(b).

ATTORNEY SIGNATURE:

Effective 05-04-2015, CN 10517-English

Side 2



CIVIL CASE INFORMATION STATEMENT (CIS)

Use for initial pleadings (not motions) under Rule 4:5-1

CASE TYPES (Choose one and enter number of case type in appropriate space on the reverse side.)

Track I - 150 days' discovery

- 151 NAME CHANGE
- 175 FORFEITURE
- 302 TENANCY
- 399 REAL PROPERTY (other than Tenancy, Contract, Condemnation, Complex Commercial or Construction)
- 502 BOOK ACCOUNT (debt collection matters only)
- 505 OTHER INSURANCE CLAIM (including declaratory judgment actions)
- 506 PIP COVERAGE
- 510 UM or UIM CLAIM (coverage issues only)
- 511 ACTION ON NEGOTIABLE INSTRUMENT
- 512 LEMON LAW
- 801 SUMMARY ACTION
- 802 OPEN PUBLIC RECORDS ACT (summary action)
- 899 OTHER (briefly describe nature of action)

Track II - 300 days' discovery

- 305 CONSTRUCTION
- 509 EMPLOYMENT (other than CEPA or LAD)
- 599 CONTRACT/COMMERCIAL TRANSACTION
- 603N AUTO NEGLIGENCE - PERSONAL INJURY (non-verbal threshold)
- 603Y AUTO NEGLIGENCE - PERSONAL INJURY (verbal threshold)
- 805 PERSONAL INJURY
- 610 AUTO NEGLIGENCE - PROPERTY DAMAGE
- 621 UM or UIM CLAIM (includes bodily injury)
- 699 TORT - OTHER

Track III - 450 days' discovery

- 005 CIVIL RIGHTS
- 301 CONDEMNATION
- 802 ASSAULT AND BATTERY
- 804 MEDICAL MALPRACTICE
- 806 PRODUCT LIABILITY
- 507 PROFESSIONAL MALPRACTICE
- 608 TOXIC TORT
- 609 DEFAMATION
- 616 WHISTLEBLOWER / CONSCIENTIOUS EMPLOYEE PROTECTION ACT (CEPA) CASES
- 617 INVERSE CONDEMNATION
- 618 LAW AGAINST DISCRIMINATION (LAD) CASES

Track IV - Active Case Management by Individual Judge / 450 days' discovery

- 156 ENVIRONMENTAL/ENVIRONMENTAL COVERAGE LITIGATION
- 303 MT. LAUREL
- 508 COMPLEX COMMERCIAL
- 513 COMPLEX CONSTRUCTION
- 514 INSURANCE FRAUD
- 620 FALSE CLAIMS ACT
- 701 ACTIONS IN LIEU OF PREROGATIVE WRITS

Multicounty Litigation (Track IV)

271 ACCUTANE/ISOTRETINOIN	288 REGLAN
274 RISPERDAL/SEROQUEL/ZYPREXA	290 POMPTON LAKES ENVIRONMENTAL LITIGATION
278 ZOMETA/AREDIA	291 PELVIC MESH/GYNECARE
279 GADOLINIUM	292 PELVIC MESH/BARD
281 BRISTOL-MYERS SQUIBB ENVIRONMENTAL	293 DEPUY ASR HIP IMPLANT LITIGATION
282 FOSAMAX	295 ALLODERM REGENERATIVE TISSUE MATRIX
285 STRYKER TRIDENT HIP IMPLANTS	296 STRYKER REJUVENATE/ABG II MODULAR HIP STEM COMPONENTS
288 LEVAQUIN	297 MIRENA CONTRACEPTIVE DEVICE
287 YAZ/YASMIN/OCELLA	601 ASBESTOS
288 PRUDENTIAL TORT LITIGATION	623 PROPECIA

If you believe this case requires a track other than that provided above, please indicate the reason on Side 1, in the space under "Case Characteristics."

Please check off each applicable category

Putative Class Action

Title 59